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## CHAPTER 405.

### JUVENILE COURTS.

#### S. F. 469.

AN ACT amendatory of and additional to chapter 5-B, title III, supplement to the code, 1913, as amended by chapter 5-B, title III, supplemental supplement to the code, 1915, relating to juvenile courts in certain counties.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Juvenile court—judge—selection. In all counties of the state having a population of one hundred thousand or over, it shall be the duty of the judges of the district court, after each election, to select one of their number to act as judge of the juvenile court for the ensuing four years. Such judge so chosen shall have charge of all matters pertaining to dependent and neglected children, widows pensions, and any and all matters which are, by the laws of this state, now heard in the juvenile court, and shall be vested with all the power and authority now vested in the district court in relation to such matters.
  - SEC. 2. Probation officers—nurses—salaries. The judge of the juvenile court shall have power to select a chief probation officer and not to exceed two deputy probation officers, one of whom shall be a woman. He shall also have power to select a visiting nurse and competent physician. Said probation officers shall have all the power and authority of a sheriff in and about the discharge of their official duties and shall be furnished with an office and all necessary blanks, books and stationery necessary to the performance of their duties. Said chief probation officer shall receive a salary not to exceed fifteen hundred (\$1500.00) dollars per annum; the deputy probation officers a salary not to exceed twelve hundred (\$1200.00) per annum, said salaries to be fixed by the judge of the juvenile court and to be paid out of the county treasury.
  - 1 SEC. 3. Clerk of juvenile court. The clerk of the district court 2 in such counties shall act as clerk of the juvenile court.
  - SEC. 4. Nurses—duties—salary. The nurse selected as provided herein shall be a graduate trained nurse and shall perform such duties as may be prescribed by the judge of the juvenile court, and shall receive a compensation to be fixed by said judge, which shall not exceed the sum of one hundred (\$100.00) dollars per month, to be paid out of the county treasury.
    - SEC. 5. Physician—duties—salary. The physician selected as by this act provided shall perform such duties as may be prescribed by the judge of the juvenile court and shall receive a compensation to be fixed by said judge, which shall not exceed the sum of fifty (\$50.00) dollars per month, the same to be paid out of the county treasury.

- SEC. 6. Expenses. Each and every officer provided for in this act shall be allowed, in addition to their salary, their necessary and actual expenses while performing the duties of their office.
- 1 SEC. 7. Conflicting acts. All acts and parts of acts in conflict 2 with this act are hereby repealed.

Approved April 25, A. D. 1917.

## CHAPTER 406.

## BRANDING AND LABELING OF MATTRESSES, ETC.

### S. F. 802.

AN ACT to provide for the branding and labeling of mattresses and comforts, and to provide against the use of unsanitary, unhealthy, old or second-hand material in the manufacture of mattresses and comforts and to provide against the sale of mattresses or comforts containing such unsanitary, unhealthy, old or second-hand material.

# Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Sale, etc., of unbranded mattresses. That no person shall, within the state, manufacture for sale, knowingly offer for sale, sell, deliver or have in his possession with intent to sell or deliver any mattress or comfort which is mis-branded or mis-labeled within
- 5 the meaning of this act.
- 1 Sec. 2. Unbranded mattresses, etc.—sales prohibited. Mattresses and comforts shall be branded, or labeled, as hereinafter provided, before being exposed for sale, and shall not be exposed without such brand or label.
- SEC. 3. Brand—requirements. The brand or label required by the next preceding section shall contain printed in plain type in the English language a true statement of the quality and character of the material with which such mattress or comfort is filled, and that it consists wholly of new and heretofore unused material. Such brand or label shall be placed upon each mattress or comfort.
- 1 SEC. 4. Attaching brand. Such label shall be in the form of 2 cloth or cloth-lined tag, to be sewed or otherwise securely attached 3 to each article.
- 1 SEC. 5. Brands—where placed. Such brand or label shall be 2 placed outside of and upon the most conspicuous part of the finished 3 article.
- SEC. 6. Possession—conditions. A person dealing in mattresses or comforts as described in this act shall not have them in possession for the purpose of sale or offer them for sale, without the brand or label required by this act, or remove, conceal or deface the brand or

5 label thereon.